9 FAM 42.22 EXHIBIT II

(TL:VISA-350; 01-25-2002)

TEXT OF DSL-1074, STATEMENT OF CONDITIONAL RESIDENT ALIEN PRIOR TO GRANTING A VISA

The consular officer shall not issue a transportation letter to a conditional resident alien unless the applicant reads and signs the statement below. The consular officer shall provide a local language version of this statement to be signed by aliens who do not understand English. (See Section 9 FAM 42.22 N1.7.) the undersigned, have read, understand and fully accept the risks involved that are listed below: (1)The decision to grant or deny the request to excuse the late filing of Form I-751, Petition to Remove the Conditions on Residence rests with the adjudicating officer of the Immigration and Naturalization Service. Even if the tardiness is excused, the petition for removal of the (2) conditional status (Form I-751) may still be denied for other reasons. If the tardiness is not excused and the petition/application (3) approved, I will be required to depart from the United States or appear before an immigration judge in exclusion proceedings. (4) If I am excluded and departed from the United States, I will not be allowed to return to the United States for one year, unless permission to return is granted. (5) I realize that it is possible to apply for a new immigrant visa rather than accept the risks inherent in filing a tardy petition/application while in a deferred inspection status. I may also seek a new immigrant visa if I depart voluntarily following a denial of the petition/application or if excluded and deported once the excludability under INA 212(a)(6)(A) has been resolved.

Letter

5-89 Form DSL 1074, Statement of Conditions for Resident Alien Prior to Granting Visa

(Applicant's Signature)

U.S. Department of State Foreign Affairs Manual Volume 9 - Visas

A reproducible version of this form will be printed in the Forms Facsimile Handbook.